For Se-23-00343 Doc 37 Filed 05/09/23 Entered 05/09/23 16:12:24 Desc Main Document Page 1 of 5

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re: Ariana D. Walker	)	Chapter 13
	)	No. 23-00343
Debtor(	s) )	Judge Carol A. Doyle
	NOTICE OF	MOTION.

#### **NOTICE OF MOTION**

TO:	See	attached	list

PLEASE TAKE NOTICE that on June 8,	2023 , at 9:30 am , I will appear
before the Honorable Carol A. Doyle	_, or any judge sitting in that judge's place,
either in courtroom742 of the Everett McKir	nley Dirksen United States Courthouse,
219 S. Dearborn Street, Chicago, IL 60604	, or electronically as described below, and
present the motion of <u>Debtor</u>	[to/for]
Object Claim 14-1 (Internal Revenue Service)	, a copy of which is attached.

All parties in interest, including the movant, may appear for the presentment of the motion either in person or electronically using Zoom for Government.

You may appear electronically by video or by telephone.

**To appear by video**, use this link: https://www.zoomgov.com/. Then enter the meeting ID and passcode.

**To appear by telephone**, call Zoom for Government at 1-669-254-5252 or 1-646-828-7666. Then enter the meeting ID and passcode.

Meeting ID and passcode. The meeting ID for this hearing is <u>161 155 8289</u>, and the passcode is <u>Doyle742</u>. The meeting ID and passcode can also be found on the judge's page on the court's web site.

If you object to this motion and want it called on the presentment date above, you must file a Notice of Objection no later than two (2) business days before that date. If a Notice of Objection is timely filed, the motion will be called on the presentment date. If no Notice of Objection is timely filed, the court may grant the motion in advance without calling it.

By: David Freydin

Attorney for Debtor Law Offices of David Freydin 8707 Skokie Blvd, Suite 312 Skokie, Illinois 60077 847.972.6157 Case 23-00343 Doc 37 Filed 05/09/23 Entered 05/09/23 16:12:24 Desc Main CIPP FIFTE 05/09/25 Filed 05/09/23 Entered 05/09/23 16:12:24 Desc Main

I, David Freydin	, certify [if an attorne	ey]/declare under penalty of
perjury under the laws of the United States of	America [if a non-attor	ney] that I served a copy of
this notice and the attached motion on each en	ntity shown on the attacl	hed list at the address
shown and by the method indicated on the lis-	t on May 9, 2023	, at 5:00 pm .
		-
/s/ Dav	id Freydin	
[Signatu	ıre]	

### **CERTIFICATE OF SERVICE**

I hereby certify that in this 9th day of May, 2023, I placed a true and correct copy of the foregoing DEBTOR'S OBJECTION TO CLAIM 14-1 (INTERNAL REVENUE SERVICE) in the U.S. Mail, first-class, postage prepaid, addressed to the following parties:

Thomas H. Hooper, Chapter 13 Trustee 55 E. Monroe St., Ste 3850 Chicago, IL 60604 *via electronic court notification* 

D. Patrick Mullarkey, Tax Division (DOJ) P.O. Box 55 Ben Franklin Station Washington DC, 20044 via certified U.S. Mail

United States Attorney Civil Process Clerk 219 South Dearborn St., Room 500 Chicago, IL 60604 via Certified U.S. Mail

Internal Revenue Service PO Box 7346 Philadelphia, PA 19101 via Certified U.S. Mail

/s/ David Freydin
David Freydin

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

IN RE:	)	
	) Case No. 23 B	00343
Ariana D. Walker,	)	
	) Honorable Car	ol A. Doyle
	)	
Debtor.	) Chapter 13	

#### **DEBTOR'S OBJECTION TO CLAIM 14-1 (INTERNAL REVENUE SERVICE)**

NOW COMES Ariana D. Walker, Debtor, by and through her attorney, David Freydin, and hereby moves this Honorable Court to enter an Order sustaining Debtor's objection to claim 14-1, and in support thereof, the Debtor states the following:

- On January 11, 2023, Debtor filed a petition for relief pursuant to Chapter 13
   Title 11 U.S.C.
- 2. On March 3, 2023, Department of the Treasury Internal Revenue Service, filed proof of claim 14-1, in the amount of \$15,219.13. See Exhibit A.
- 3. This claim alleges an estimated amount of \$9,933.80 is owed for tax year 2022 as priority tax debt.
- 4. The Debtor subsequently filed her 2022 Federal Tax Returns with no amount due for 2022; indeed, she is owed a refund. See Exhibit B.
- Debtor respectfully requests this Honorable Court sustain this objection to Claim 14-1 and reduce the total claim and amount entitled to priority by \$9,933.80.

WHEREFORE, Ariana D. Walker, Debtor, respectfully requests that this Honorable Court enter an Order sustaining this objection and for any other relief this Court deems fair and just.

Respectfully submitted,

/s/ *David Freydin*Attorney for the Debtor

The Law Offices of David Freydin 8707 Skokie Blvd, Suite 312 Skokie, IL 60077 847.972.6157